

EXHIBIT A

IN THE SUPERIOR COURT OF DECATUR COUNTY
STATE OF GEORGIA

JAMES BRYAN WALDEN and LINDSAY NEWSOME STRICKLAND, Individually and on Behalf of the Estate of Their Deceased Son, REMINGTON COLE WALDEN,
Plaintiffs,

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* CIVIL ACTION
* FILE NO. 12CV472
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vs.

CHRYSLER GROUP LLC, n/k/a FCA US LLC and BRYAN L. HARRELL,
Defendants.

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SPECIAL INTERROGATORIES AND VERDICT

In the matter above-styled, we the jury find as follows:

Answer the following questions:

- Do you find that Chrysler Group acted with a reckless or wanton disregard for human life in the design or sale of the 1999 Jeep Grand Cherokee and that such conduct was a proximate cause of damages for which the Plaintiffs may recover?

Yes (yes or no)

- Do you find that Chrysler Group had a duty to warn and failed to warn of a hazard associated with the use of the 1999 Jeep Grand Cherokee and that such failure to warn was a proximate cause of damages for which the Plaintiffs may recover?

Yes (yes or no)

- Do you find that Defendant Bryan Harrell's negligence, which he has admitted, proximately caused damages for which the Plaintiffs may recover?

Yes (yes or no)

- State the amount of damages, if any, you find Plaintiffs are entitled to recover from the Defendant or Defendants you have found responsible for:

Pain and suffering: \$ 30 million

Full value of the life of Remington Walden: \$ 120 million

Filed In Open Court
Date: 5-2-15
Time: 10:30 AM
Decatur County, Georgia

5. State the percentage of fault of each Defendant (total must equal 100%):

1 % Bryan Harrell and

99 % Chrysler Group

SO SAY WE ALL.

This 2nd day of April, 2015.

Dekrahn McMurtry

Foreperson